

DOUGHERTY, RYAN, GIUFFRA, ZAMBITO & HESSION

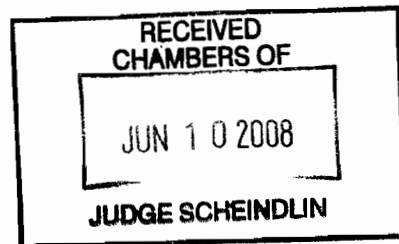
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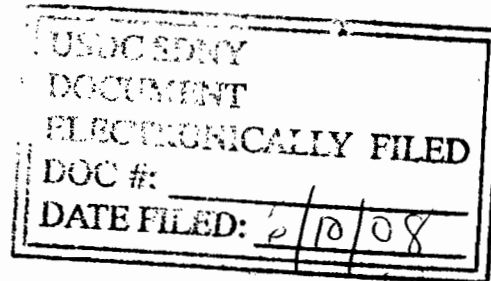


June 10, 2008

VIA FACSIMILE

(212) 805-7920

Honorable Shira A. Scheindlin
United States District Judge
U.S. Courthouse
500 Pearl Street
New York, NY 10007



Re: Norwich Union Insurance, etc. v. Conterm
Consolidation Services, et al.
08 Civ. 03297 (SAS)
Our File: 08-60-4027/PJZ

Madam:

We represent defendant Conterm in the captioned matter.

On consent of plaintiff's counsel, we respectfully request an adjournment of the conference scheduled for Thursday, June 12, 2008 at 4:30 p.m. for the reason which follows.

Our client endeavored to have the ocean carrier, Orient Overseas Container Line Limited ("OOCL"), come forward and settle the case, but got the runaround. As a result, we were instructed to implead it in the pending matter. We have prepared an Answer and Third-Party Complaint and expect to file it this week.

For the above reason, we respectfully suggest that a conference without OOCL present will serve no useful purpose. Hopefully, your Honor will agree.

*Request granted. Conference adjourned to
July 17 at 4:30. Author to notify all
parties. So Ordered: [Signature] 6/10/08*


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If your Honor concurs, we ask that the period from July 24 to and including August 12, 2008 be excluded, as I shall be on vacation.

Thank you for your consideration of the foregoing request.

Very respectfully yours,

DOUGHERTY RYAN GIUFFRA ZAMBITO & HESSION

BY: 
PETER J. ZAMBITO

PJZ:lg

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